UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS McALLEN DIVISION

JOINT PARTIAL MOTION TO DISMSS WITH PREJUDICE

TO THE HONORABLE COURT:

Plaintiffs, GLORIA G. VILLAREAL, individually and a/n/f of Y.V., and GLORIA L. VILLAREAL, individually and a/n/f of D.R.; and Defendant, SCHINDLER ELEVATOR CORPORATION ("Schindler"), respectfully move the Court to enter a dismissal with prejudice of all causes of action by Plaintiffs against Schindler only in the above-referenced matter and, in support thereof, would respectfully show the Court that Plaintiffs have settled this lawsuit with Schindler and no longer desire to prosecute their claim against Schindler. Plaintiffs previously settled their claims in this lawsuit with Defendant Macy's Corporate Services, Inc. a/k/a Macy's.

Based on the foregoing, the parties respectfully pray that the Court grant their Joint Motion to Dismiss With Prejudice as to Plaintiffs' claim against Defendant, Schindler Elevator Corporation, in the above-styled lawsuit, and for such other and further relief to which they may show themselves justly entitled.

This 5th day of November 2020.

JESUS SOTELO & ASSOCIATES, PLLC

BY: /s/ Jesus Sotelo

JESUS SOTELO

State Bar of Texas No. 18855725

Email: jstl256@msn.com

3608 Buddy Owens Blvd., Ste. A

McAllen, TX 78504 Telephone: 956-631-9999 Facsimile: 956-631-8080

ATTORNEY FOR PLAINTIFFS

THE AUBERT LAW FIRM

BY: /s/ Christopher J. Aubert

CHRISTOPHER J. AUBERT, T.A.

State Bar of Texas No. 24054867

Southern District of Texas Federal Bar No. 754566

Email: caubert@aubertlaw.com
BRENTON P. MONTELEONE
State Bar of Texas No. 24010243

Southern District of Texas Federal Bar No. 29907

Email: bmonteleone@aubertlaw.com

222 North Vermont Street Covington, Louisiana 70433 Telephone: (985) 809-2000 Facsimile: (985) 809-2001

ATTORNEYS FOR DEFENDANT

SCHINDLER ELEVATOR CORPORATION